

UNITED STATES DISTRICT COURT FOR THE
SOUTHERN DISTRICT OF NEW YORK

DAPPER LABS INC.,

Plaintiff,

v.

EMILY GOETZ and JOHN DOES Nos 1 to 25,

Defendants.

Case No. 1:21-cv-01289-PAE

**NOTICE OF VOLUNTARY DISMISSAL
OF ALL CLAIMS AGAINST
DEFENDANT EMILY GOETZ
WITHOUT PREJUDICE**

NOTICE IS HEREBY GIVEN that pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), plaintiff Dapper Labs Inc. (“Plaintiff”) voluntarily dismisses all claims against defendant Emily Goetz (“Defendant Goetz”) in the above-captioned action, without prejudice. Plaintiff, however, maintains the claims for relief against John Does Nos 1 to 25 alleged in the Complaint (ECF Dkt. No. 1). This Notice has been filed before Defendant Goetz served either an answer or a motion for summary judgment.

Dated: February 18, 2021

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By: /s/ Vijay K. Toke

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